Case 06-10725-gwz Doc 4019 Entered 06/18/07 16:45:02 Page 1 of 6 E-Filed on 6/18/07 1 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 Facsimile (702) 949-8321 2 Telephone (702) 949-8320 Susan M. Freeman AZ State Bar No. 004199 3 Email: sfreeman@lrlaw.com Rob Charles NV State Bar No. 006593 Email: rcharles@lrlaw.com 4 Attorneys for USACM Liquidating Trust 5 6 UNITED STATES BANKRUPTCY COURT 7 DISTRICT OF NEVADA 8 9 In re: Case No. BK-S-06-10725-LBR 10 Case No. BK-S-06-10726-LBR **USA Commercial Mortgage Company** Case No. BK-S-06-10727-LBR 06-10725 – Lead Case Case No. BK-S-06-10728-LBR 11 Case No. BK-S-06-10729-LBR **USA Capital Realty Advisors, LLC** 12 06-10726 CHAPTER 11 13 USA Capital Diversified Trust Deed Fund, Jointly Administered Under Case No. BK-S-06-10725-LBR LLC 14 06-10727 AMENDED RESPONSE OF THE 15 USA Capital First Trust Deed Fund, LLC USACM LIQUIDATING TRUST TO 06-10728 PENDING FEE APPLICATIONS 16 **USA Securities, LLC** 17 Date: June 22, 2007 06-10729 Time: 9:30 a.m. Debtors. 18 **Affecting:** × All Cases 19 or Only: USA Commercial Mortgage Company 20 USA Capital Realty Advisors, LLC 21 USA Capital Diversified Trust Deed Fund, LLC USA Capital First Trust Deed Fund, LLC USA Securities, LLC 22 The USACM Liquidating Trust, as post-confirmation successor to USA 23 Commercial Mortgage Company, hereby advises the Court pursuant to its request at the 24 hearing conducted on May 31, 2007, with respect to the pending fee applications: 25 26

Mesirow Financial Interim Management

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The Trust extensively analyzed the application for compensation filed by Mesirow Financial Interim Management, LLC. A number of areas of concern were raised during the review of the application. The Trust immediately sought to engage the other postconfirmation constituencies and Mesirow in a constructive dialogue to avoid the extraordinary expense and delay involved in prosecution of objections to Mesirow's fee application. At the same time, the Trust had its professionals research the facts and law and draft an objection to the application so that the details of the concerns could be addressed with specificity. Geoffrey L. Berman, Trustee of the USACM Trust, personally took these concerns to creditor constituencies and then took the consensus of the creditors to Mesirow, in a sincere effort to resolve the necessity of filing an objection. The parties agreed to continue the deadline for objections to fees, and Mesirow and Mr. Berman met personally in Los Angeles and New York, and were involved in a number of telephone conferences, ultimately reaching a proposed settlement. That compromise is reflected in Mesirow's supplement filed on June 6, 2007 at Docket No. 3902. The Trust believes that the compromise reached effectively addresses the concerns that the Trust found in that application.

Other Professionals

The Trust reviewed independently the final fee applications of Ray Quinney & Nebeker, P.C., Schwartzer & McPherson, and Kirkpatrick & Lockhart, Preston Gates Ellis LLP. These professionals employed by USACM seek compensation from the USACM estate. The Trust also reviewed the application of Gordon & Silver, which is paid from the USACM estate. The Trust is satisfied that the 2% fee reduction negotiated with the assistance of, among others, the office of the United States Trustee, along with RQN's withdrawal of its request for a fee enhancement, addresses the concerns that the Trust found in those applications.

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The concessions offered by all the professionals in these cases provide significant, tangible benefit to the creditors of the various estates, as set forth in the following table:

Firm	Original Application Fees	Amended Application Fees	Original Application Expenses	Amended Application Expenses	Reduction
Mesirow Financial Interim Management	\$13,889,203.09	\$10,478,066.84	\$1,117,168.74	\$892,168.74	\$3,636,136.25
Ray Quinney & Nebeker	3,679,202.52	3,605,618.47	234,862.68	234,862.68	73,584.05
Schwartzer & McPherson	1,087,736.00 ¹	1,065,981.28 ²	34,273.68	34,273.68	21,754.72
Lewis and Roca	1,211,494.25	1,187,264.36	121,909.15	121,909.15	24,229.89
Sierra Consulting	367,984.50	360,624.81	8,241.05	8,241.05	7,359.69
Stutman, Treister & Glatt, P.C.	2,159,529.95	2,116,339.35	92,573.35	92,573.35	43,190.60
Shea & Carlyon	762,221.65	746,977.31	19,603.31	19,603.31	15,244.44
Alvarez & Marsal	645,012.51	632,112.26 ³	15,779.80	15,779.80	12,900.25 ⁴
Orrick Herrington	2,228,780.60	2,184,204.90	42,914.58	42,914.58	44,575.61
Beckley Singleton	458,344.87	449,177.97	65,469.83	65,469.83	9,166.90
FTI Consulting	1,613,380.50	1,581,112.89	30,951.02	30,951.02	32,267.61
Gordon & Silver	1,028,068.75	1,007,507.38	14,637.62	14,637.62	20,561.37
Kirkpatrick & Lockhart	22,283.00	22,283.00	247.69	247.69	0
KMPG	94,374.00	94,374.00			0
TOTAL	29,247,616.19	25,531,644.82	\$1,798,632.50	\$1,557,852.70	\$3,940,971.38

The Trust took seriously the Court's request that the Court be advised that the parties independently reviewed the fee applications The Trust assures the Court that it did

¹ This amount excludes sums paid through the interpleader.

² Assumes 2% reduction, although Debtors' local counsel's offer on this point is qualified, as follows, "assuming that all professionals for the Committees and the Debtors agree to a reduction of 2%". Schwartzer & McPherson Supplement, Docket 3913, at 7.

³ Assumes 2% reduction, although no reduction on file.

⁴ Assumes 2% reduction, although no reduction on file.

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1	review the fee applications, albeit in an efficient manner. ⁵ We welcome the Court's
2	comments or questions.
3	Dated June 18, 2007.
4	LEWIS AND ROCA LLP
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6	By <u>/s/ RC (#006593)</u> Susan M. Freeman, AZ 4199 (pro hac vice)
7	Rob Charles, NV 6593
8	Attorneys for USACM Liquidating Trust
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23	⁵ The Trust spent in excess of 125 hours of DSI time in reviewing the professionals' fee applications and in negotiating the Mesirow compromise. The Trust incurred about 180
24	hours of Lewis and Roca time reviewing the fee applications and preparing the Mesirow objection. The Trust incurred additional time with Diamond McCarthy attorneys
25	identifying issues concerning Mesirow's performance. The Trust believes that all of this
26	expense was well justified in the savings to creditors of all of the estates, both in actual dollars being withdrawn from consideration for payment and the cost of the professionals not spent in filing and arguing the objections had such been filed.

LEWIS ROCA LAWYERS **Proof of Service** 1 COPY of the foregoing served via email where an email address is listed, and if no email 2 address is listed, by first class mail, postage prepaid, on June 18, 2007, addressed to Post 3 Effective Official Service List for Limited Notice No. 2 Dated June 1, 2007, and to the following interested parties: 4 Allison, Thomas J. 5 Managing Director Mesirow Financial Interim Management, LLC 6 321 N Clark Street, 13th Fl 7 Chicago, IL 60610 tallison@mesirowfinancial.com 8 Douglas M. Monson Steven C. Strong RAY QUINNEY & NEBEKER PC 9 36 South State Street, Suite 1400 10 PO Box 45385 Salt Lake City, UT 84145-0385 11 dmonson@rqn.com sstrong@rqn.com 12 13 Lenard E. Schwartzer Jeanette E. McPherson SCHWARTZER & MCPHERSON LAW 14 FIRM 2850 S. Jones Blvd., Suite 1 15 Las Vegas, NV 89146-5408 bkfilings@s-mlaw.com 16 Edward M. Burr 17 Sierra Consulting Group, LLC Two N. Central Avenue, Suite 700 18 Phoenix, AZ 85004 tburr@sierracgllc.com 19 Candace C. Carlyon 20 Shlomo S. Sherman SHEA & CARLYON, LTD 21 228 S. Fourth Street, 1st Floor Las Vegas, NV 89101 22 ccarlyon@sheacarlyon.com 23 ssherman@sheacarlyon.com 24 25 26

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